UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

JESUS CANTU and ROSA CANTU,	§	
Plaintiffs,	§	
	§	
v.	§	CIVIL ACTION NO. 7:16-cv-00661
	§	
ALLSTATE TEXAS LLOYDS,	§	
Defendant	§	

PLAINTIFFS, JESUS CANTU AND ROSA CANTU, MOTION TO COMPEL MEDIATION

TO THE HONORABLE JUDGE OF SAID COURT:

LDOGA GANIERI

COMES NOW, Plaintiffs, JESUS CANTU AND ROSA CANTU, in the above-styled and numbered cause, and files this, their Motion to Compel Mediation and in support thereof would show more fully as follows:

- Plaintiffs sued Defendant for violations of the Texas Deceptive Trade Practices Act, Breach
 of Contract, violations of the Texas Insurance Code and other causes of action mentioned in
 Plaintiffs' petition.
- 2. Plaintiffs, JESUS CANTU AND ROSA CANTU, have made every effort to schedule mediation.
- 3. Plaintiffs, JESUS CANTU AND ROSA CANTU, have provided all information necessary for such mediation to take place.
- Plaintiffs request that mediation be conducted with mediator, Alfred Denham in McAllen,
 Texas.

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5. If the Court grants such mediation, Plaintiffs requests that such mediation take place within

30 days that the Court orders mediation.

6. Plaintiffs requests that a representative from Defendant appear with actual authority to

negotiate a settlement.

7. Additionally, it is requested that the order provide that a party failing to comply with the

mediation Order shall be subject to sanctions by the Court up to the amount of the total

amount of the mediation fee paid by all the parties combined.

WHEREFORE, PREMISES CONSIDERED, Plaintiffs request that this motion be set for

a hearing, that an order be entered in accord with the request herein, and for such other and

further relief at law and in equity as Plaintiff may show itself justly entitled to receive.

Respectfully submitted,

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/s/ John Saenz

JOHN SAENZ State Bar# 24038046

ATTORNEY FOR PLAINTIFFS

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing document was served upon all counsel of record on this the <u>9th</u> day of October, 2017, as follows:

Rosemary Conrad-Sandoval ROERIG, OLIVEIRA & FISHER, LLP 10225 North 10th Street McAllen, Texas 78504 Tel: 956.393.6300 Fax: 915-386.1625

ATTORNEY FOR DEFENDANT

<u>/s/John Saenz</u> John Saenz